IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:
: Atty Dkt No.: 003433.00096

Subhra BOSE et al. :

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Serial No.: 10/560,285

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Filed: December 12, 2005

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For: BUSINESS PROCESS AUTOMATION

SUPPLEMENT TO THE REQUEST FOR RECONSIDERATION OF PETITION UNDER 37 C.F.R. § 1.47(a) FILED ON JUNE 20, 2008

Commissioner of Patents
U.S. Patent and Trademark Office
Customer Service Window
Randolph Building
401 Dulany Street
Alexandria, VA 22314

Sir:

This submission is supplemental to the request for reconsideration filed on June 20, 2008, and is responsive to the Petition Decision mailed November 20, 2008.

This supplement is being provided along with executed declaration papers from joint inventors Ziyang Duan and Radu Grosu. The surcharge fee for subsequent filing of an executed declaration has previously been paid for this application. However, if any fees are required for this submission, Applicants authorize the U.S. Patent and Trademark Office to charge any additional fees or credit any overpayments to Deposit Account No. 19-0733.

In view of the recently received declaration papers submitted herewith, Applicants respectfully amend the request to remove joint inventors Ziyang Duan and Radu Grosu as being designated as non-signing inventors, and request reconsideration of the Petition Under 37 C.F.R.

§1.47(a) filed on August 31, 2007, with respect to sole remaining non-signing joint inventor Subhra Bose.

In addition, Applicants respectfully request withdrawal of the Notice of Abandonment mailed on February 29, 2008, which was improper due to the ongoing Petition.

The Assignee of the referenced patent application, Reuters America, Inc., 3 Times Square, 20th Floor, New York, NY 10036, and signed joint inventors Steve Scimone, Nallan Sriraman, Arthur Bernstein, Philip Lewis, Ziyang Duan and Radu Grosu hereby petition to act as the Rule 47(a) Applicants for non-signing joint inventor Subhra Bose for the reasons outlined below.

The requirements for a grantable petition under 37 C.F.R. § 1.47 (a) requires (1) the petition fee; (2) factual proof that the missing joint inventor(s) cannot be located or refuses to cooperate; (3) a statement of the last known address(es) of the non-signing joint inventor(s); and (4) an oath or declaration executed by the signing joint inventor(s) on their behalf and on behalf of the non-signing joint inventor(s).

The Petition Decision notes "items (1), (3) and (4) of 37 CFR 1.47(a) are satisfied. However, the Petition Decision found the evidence insufficient for item (2) regarding joint inventors Subhra Bose.

The submission of June 20, 2008, provided updated address information for Mr. Bose and described diligent efforts to reach Mr. Bose. Since the previous submission, the undersigned has called Mr. Bose at his office, left voice messages and sent emails to follow up with him regarding the application papers. Mr. Bose previously indicated via email that he would send the executed papers via facsimile by June 20, 2208. *See* previously submitted Exhibit N. As of the time of filing this paper, the undersigned has not received the facsimile papers or heard further from Mr. Bose.

Conclusion

Applicants respectfully submit that sufficient proof has been provided showing diligent efforts to reach non-signing joint inventor Subhra Bose. Accordingly, the Assignee and the signing joint inventors of the referenced patent application petition to act as the Rule 47(a) Applicants for non-signing joint inventor Subhra Bose in the above-referenced application.

Further, Applicants respectfully submit that the Notice of Abandonment mailed February 29, 2008, was improper in view of the current Petition, and request withdrawal of the same.

The undersigned, on behalf of the Assignee and the signing inventors, hereby petitions to proceed with the application in the name of the Assignee and the signing inventors.

Respectfully submitted,

Dated: June 30, 2008 By: <u>/Anthony W. Kandare/</u>

Anthony W. Kandare, reg. no. 48,830

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